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IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND							OCT	7 199	9			
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a/k/a Tariq Malik Bilaal								BY	DISTRICT	OF MARYL	MD	
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•		Plair	ıtiff									
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	v.								Case No	B-94-2	04	
								*				
RICI	HARD.	A. LAN	NHAM.	SR., e	t al.							
			•	, , _				*				
		Defe	ndants									
*	*	*	*	*	*	*	*	*	* :	* *	*	

THIRD CONSENT MOTION AND ORDER REGARDING SCHEDULING

Plaintiff, Anthony Grandison, and defendants, Richard A. Lanham, et al., by their respective undersigned attorneys, hereby agree and stipulate to the following scheduling matter, and, therefore, move for the Court to enter the following as an order:

On or before November 15, 1999, plaintiff may disclose his expert witnesses, pursuant to Rule 26(a)(2);

On or before December 13, 1999, defendants may disclose their expert witnesses, pursuant to Rule 26(a)(2);

The discovery deadline and deadline for submission of status reports is January 12, 2000;

The deadline for requests for admission is January 19, 2000; and The dispositive pretrial motions deadline is February 11, 2000.



The Honorable Walter E. Black, Jr. 10/01/99 Page 5

Steuart G. Markley, Jr.

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Joseph B. Tetrault

Prisoner Rights Information System of Maryland, Inc. 100 Church Alley Chestertown, Maryland 21620 (410) 778-3584 Federal Bar No. 06806

Attorneys for Plaintiff

Stephanie Lane-Weber

Assistant Attorney General 200 Saint Paul Place, 19th Floor Baltimore, Maryland 21202 (410) 576-6300 Federal Bar No. 00023

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Attorney for Defendants

Filed 10/07/1999

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IT IS SO ORDERED.

Judge Walter E. Black, Jr.

Senior United States District Court Judge

Steuart G. Markley, Jr., Esquire cc: Joseph B. Tetrault, Esquire

Stephanie Lane-Weber, Esquire

CERTIFICATE OF SERVICE

I HEREBY CERTIFY THAT on this day of October, 1999, copies of the foregoing Letter, and Consent Motion and Order Regarding Scheduling were sent, by first-class mail, postage prepaid to:

> Joseph B. Tetrault Prisoner Rights Information System of Maryland, Inc. 100 Church Alley Chestertown, Maryland 21620 (410) 778-3584

Attorney for Plaintiff

Stephanie Lane-Weber Assistant Attorney General 200 Saint Paul Place, 19th Floor Baltimore, Maryland 21202 (410) 576-6300

Attorney for Defendants

Steuart G. Markley, Jr.

Filed 10/07/1999

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202/296-1642
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STEUART G. MARKLEY JR.

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sharkley@dydingslaw.com

ATTORNEYS AT LAW

TYDINGS & ROSENBERG LLP

October 1, 1999

VIA HAND DELIVERY

The Honorable Walter E. Black, Jr.
Senior United States District Court Judge
United States District Court for
the District of Maryland
United States Court House
101 West Lombard Street
Baltimore, Maryland 21201

Re:

Grandison v. Lanham, et al. Civil Action No. B-94-204

Dear Judge Black:

Joseph B. Tetrault and I, on behalf of plaintiff, Anthony Grandison, request a third modification of the Court's Scheduling Order in this case. Counsel for plaintiff has conferred with counsel for defendants who has consented to plaintiff's request for a modification of the Court's Scheduling Order.

This matter involves complex religious issues. In this regard, plaintiff has made significant progress and has diligently attempted to designate his expert witnesses. Although plaintiff has potentially identified expert witnesses, difficulty has arisen in arranging meetings with such potential experts due to their schedules; in particular, at least one potential expert has been out of the country for an extended period of time, thus, making it impossible for plaintiff to substantively confer with that person and to ultimately designate plaintiff's experts within the time frame as set forth in the current schedule. Accordingly, this necessitates the request for a third modification of the Scheduling Order. Because no trial date has been set, this extension will not prejudice any party.

We have enclosed a proposed Third Amended Scheduling Order that reflects an additional six (6) week extension for the deadlines as set forth in the previous schedule. It modifies the previous schedule as follows:

EVENTCURRENTPROPOSED<u>BEADLINE</u><u>DEADLINE</u>

Plaintiff's Rule 26(a)(2) October 4, 1999 November 15, 1999

Disclosures re experts

TYDINGS & ROSENBERG LLP

The Honorable Walter E. Black, Jr. 10/01/99 Page 2

Defendants' Rule 26(a)(2) Disclosures <u>re</u> experts	November 1, 1999	December 13, 1999
Discovery Deadline; Submission of Status Reports	December 1, 1999	January 12, 2000
Requests for Admission	December 8, 1999	January 19, 2000
Dispositive Pretrial Motions Deadline	December 31, 1999	February 11, 2000

We apologize for the lateness of this request. Thank you for your consideration.

Sincerely,

Steuart G. Markley, Jr.

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Case 1:94-cv-00204-MJG Document 52 Filed 10/07/1999 Page 7 of 7

-- ATTORNEYS AT LAW

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The Honorable Walter E. Black, Jr. 10/01/99 Page 3

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Attorney for Defendants

Enclosure